

# JUL 6 2004

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# **GROUP 3600**

#### PATENT APPLICATION

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:

Confirmation No.: 4578

K. SINGH

Group Art Unit: 3628

Application No.: 09/756,681

Examiner: J. PWU

Filed: January 10, 2001

Attorney Dkt. No.: 022404-00004

For: CREDIT CARD DUPLICATION PREVENTION SYSTEM AND METHOD

### COMMUNICATION REGARDING RETURN OF OFFICE ACTION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

June 29, 2004

Sir:

In response to a telephone conference with Examiner Pwu on June 24, 2004 and further in response to the Office Action dated June 9, 2004, Applicant is returning the June 9, 2004 Office Action to the U.S. Patent & Trademark Office. Applicant has withdrawn as attorney in this case under 37 C.F.R. 1.36 and 10.40(c). Applicant respectfully submits herein a copy of the Request under 37 CFR §1.36 and §10.40(c) for Withdrawal of Registered Attorney or Agent filed January 7, 2003 together with a copy of the stamped post card. Applicant respectfully requests that all further correspondence in this case be directed to the inventor and whomever he designates as his attorney/agent.

The Examiner is invited to contact the undersigned attorney, should he have any questions.

Respectfully submitted,

George E. Gram, Jr.

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GEO/bgk

Enclosures: June 9, 2004 Office Action

January 7, 2003 post card

Request under 37 CFR 1.36 & 10.40(c) for Withdrawal of

Registered Attorney



## UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
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Please find below and/or attached an Office communication concerning this application or proceeding.

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (3 Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, material and the search patent term adjustment. See 37 CFR 1.704(b).  This action is FINAL.  2b) This action is non-final.  3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.	L JC	Application No.	Applicant(s)
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10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.	Priority under 35 U.S.C. § 119		
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.	a) All b) Some * c) None  1. Certified copies of the process of the process of the process of the process of the certified copies of the process of the proc	of: riority documents have been received. riority documents have been received in a ppies of the priority documents have been rnational Bureau (PCT Rule 17.2(a)).	Application No n received in this National Stage
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.	Attachment(s)    Notice of References Cited (PTO-892)   Notice of Draftsperson's Patent Drawing Re   Information Disclosure Statement(s) (PTO-1   Paper No(s)/Mail Date	view (PTO-948) Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152)

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#### **DETAILED ACTION**

#### Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-16 are rejected under 35 U.S.C. 102(b) as being unpatentable over Krause (US 6,089,451).

Krause discloses claims:

1. A retail payment device, comprising:

a substrate (6);

a processor disposed on said substrate (5);

an activatable/deactivatable communication unit connected to said processor (col.2, lines 35-65);

an activation unit connected to said processor (86; col.2, lines 35-65);

a code generator connected to said processor (3); and

a deactivation unit connected to said processor (88);

wherein said communication unit is configured to be disabled until an authorized activation action is provided by said activation unit, which actuates said processor to activate the communication unit (col.3, lines 13-67).

2. A retail payment device as recited in claim 1, wherein said deactivation unit deactivates the communication unit after a single transmission of data therefrom (88).

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- 3. A retail payment device as recited in claim 1, wherein said communication unit is a magnetic strip (6).
- 4. A retail payment device as recited in claim 1, wherein said activation unit comprises a touch pad (83).
- 5. A retail payment device as recited in claim 1, wherein said activation unit comprises a fingerprint reader (col.2, lines 24-34).
- 6. A retail payment device as recited in claim 1, wherein said substrate, processor, communication unit, activation unit, code generator, and deactivation unit comprise a smart credit card (abstract).
- 7. A retail payment device as recited in claim 1, wherein said code generator comprises a magnetic code generator which generates authorized credit card account information upon activation by said activation unit (col.2, lines 35-65);
- 8. A retail payment device as recited in claim 1, wherein said deactivation unit comprises a swipe detection unit which is configured to deactivate the communication unit after a single swipe of the substrate through a credit card reader (col.4, line 29-col.6, line 65);

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- 9. A retail payment device as recited in claim 1, further comprising a power supply unit to supply power to said processor (battery).
- 10. A retail payment device as recited in claim 1, further comprising a display connected to said processor, said display indicating whether the communication unit is in an active or deactive state (col.4, lines 41-48).
- 11. A retail payment device as recited in claim 1, wherein, in a deactivated state, said communication unit is an inactive magnetic strip (col.4, lines 29-64).
- 12. A retail payment device as recited in claim 1, wherein, in a deactivated state, said communication unit is a magnetic strip containing sufficient magnetic noise so as to render the strip unreadable by a magnetic strip reader (col.4, lines 29-64).
- 13. A retail payment device as recited in claim 1, wherein said authorized activation action is initiated by entrance of a predetermined code onto the activation unit (col.4, lines 29-64).
- 14. A retail payment device as recited in claim 1, wherein said authorized activation action is the scanning of a fingerprint on a fingerprint reading device which is also disposed on the substrate and connected to the processor (col.4, line 65-col.7, line 16).
- 15. A retail payment device as recited in claim 1, wherein said communication unit comprises a

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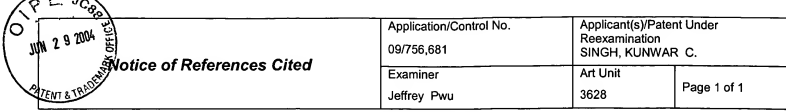
magnetic strip, said activation unit comprises a touch pad, and wherein upon entrance of a predetermined code onto said touch pad, said code generator generates authorized code information which is transmitted to said magnetic strip, thereby effectively activating the retail payment device for use as a credit card (col.4, line 65-col.7, line 16).

16. A retail payment device as recited in claim 15, wherein said deactivation unit deactivates the magnetic strip after a single swipe of the magnetic strip through a magnetic strip reader (col.4, line 65-col.7, line 16).

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jeffrey Pwu whose telephone number is 703 308-7835.

Jeffrey Pwu

JEFFREY PWU PRIMARY EXAMINER



#### U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY		Name	Classification
	Α	US-6,615,194	09-2003	Deutsch et al.	RECEIVE	705/75
	В	US-6,089,451	07-2000	Krause, Arthur A.	JUI 6 20 <b>04</b>	235/380
	С	US-5,412,192	05-1995	Hoss, Robert J.		235/380
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#### FOREIGN PATENT DOCUMENTS

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#### **NON-PATENT DOCUMENTS**

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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\*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.